

# **EXHIBIT B**

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August 17, 2011

**VIA E-MAIL**

S. Christopher Szczerban  
Wachtell, Lipton, Rosen & Katz  
51 West 52nd Street  
New York, New York 10019

Re: LBHI v. JPM: De-designation of Testimony and Documents Designated Confidential or  
Highly Confidential

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Dear Chris:

On Monday, the Committee and LBHI plan to file a claim objection citing several documents and portions of testimony that JPMorgan has designated confidential or highly confidential pursuant to paragraph 3 of the Confidentiality Stipulation and Protective Order entered September 1, 2010. We do not believe the testimony and documents at issue warrant these designations and write to ask that JPMorgan de-designate them so that we can file the claim objection publicly.

The documents at issue are the following:

| Document Beg Bates Number | Designation         |
|---------------------------|---------------------|
| JPM-LBHI02123906          | Confidential        |
| JPM-LBHI01660625          | Confidential        |
| JPM-LBHI01299866          | Confidential        |
| JPM-LBHI01379094          | Highly Confidential |
| JPM-LBHI02675867          | Highly Confidential |
| JPM-LBHI02675425          | Highly Confidential |
| JPM-LBHI00362726          | Highly Confidential |

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|                  |                     |
|------------------|---------------------|
| JPM-LBHI01819213 | Highly Confidential |
| JPM-LBHI02189743 | Confidential        |
| JPM-LBHI01755189 | Confidential        |
| JPM-LBHI02079829 | Highly Confidential |
| JPM-LBHI02177253 | Highly Confidential |
| JPM-LBHI02274978 | Highly Confidential |
| JPM-LBHI00007408 | Highly Confidential |
| JPM-LBHI00029445 | Highly Confidential |

The testimony at issue is as follows:

| <b>Deposition Cite</b>      | <b>Designation</b>  |
|-----------------------------|---------------------|
| Brandimarte Tr. 72:23-73:20 | Confidential        |
| Costango Tr. 39:2-18        | Confidential        |
| Costango Tr. 46:8-24        | Confidential        |
| Costango Tr. 52:11-22       | Confidential        |
| Costango Tr. 75:4-76:9      | Highly Confidential |
| Costango Tr. 104:10-20      | Highly Confidential |
| Costango Tr. 106:11-22      | Highly Confidential |
| Costango Tr. 109:3-22       | Highly Confidential |
| Costango Tr. 111:8-11       | Highly Confidential |
| Costango Tr. 111:23-112:22  | Highly Confidential |
| Costango Tr. 117:6-118:11   | Highly Confidential |
| Costango Tr. 151:3-9        | Confidential        |
| Costango Tr. 205:13-206:21  | Confidential        |
| Costango Tr. 209:18-210:6   | Confidential        |
| Costango Tr. 265:2-13       | Confidential        |
| Costango Tr. 269:6-9        | Confidential        |
| Mulligan Tr. 40:5-15        | Confidential        |
| Russo Tr. 24:13-25:18       | Confidential        |
| Russo Tr. 33:11-34:9        | Confidential        |
| Weisbrod Tr. 384:9-22       | Confidential        |
| Zames Tr. 298:24-299:14     | Highly Confidential |

If JPMorgan does not agree to de-designate the listed documents and testimony, we will file the objection under seal and then seek immediate leave of court to have it unsealed. Please let us know your decision by the end of the day on Friday, August 19.

Very truly yours,

/s/ Tyler Whitmer

Tyler Whitmer

cc: Michael J. Moscato